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(Acts whose publication is obligatory)

COUNCIL REGULATION (EEC) No 3917/92
of 21 December 1992

extending into 1993 the application of Regulations (EEC) No 3831/90, (EEC) No 3832/90, (EEC) No 3833/90, (EEC) No 3834/90, (EEC) No 3835/90 and (EEC) No 3900/91 applying generalized tariff preferences for 1991 in respect of certain products originating in developing countries, and adding to the list of beneficiaries of such preferences

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 113 and 43 thereof,

Having regard to the proposal from the Commission,

Whereas, in accordance with the offer it made within the United Nations Conference on Trade and Development (UNCTAD), the European Economic Community introduced generalized tariff preferences in 1971 for finished and semi-finished industrial products, textile products and some agricultural products from developing countries; whereas the initial 10-year period of application of this system of preferences ended on 31 December 1980;

Whereas the positive role played by this system in improving access for the developing countries to the markets of the preference-giving countries was recognized at the ninth session of the UNCTAD Special Committee on Preferences; whereas it was agreed at that session that the objectives of the generalized system of preferences would not be fully achieved by the end of 1980, and that it should consequently be extended beyond the initial period, an overall review of the system having started in 1990;

Whereas it appears, after consultation of the President of the European Parliament, that it would be impossible to hold an extraordinary session of the European Parliament to enable it to adopt its opinion, in good time to allow the adoption and publication of the Regulation before the end of 1992;

Whereas the validity of the 1991 scheme of generalized preferences should be provisionally extended into 1993, pending the outcome of the review;

Whereas Regulations (EEC) No 3831/90⁽¹⁾, (EEC) No 3832/90⁽²⁾, (EEC) No 3833/90⁽³⁾, (EEC) No 3834/90⁽⁴⁾ and (EEC) No 3835/90⁽⁵⁾ were extended into 1992 by Regulations (EEC) No 3587/91⁽⁶⁾ and (EEC) No 3588/91⁽⁷⁾, supplemented and amended by Regulations (EEC) No 3302/91⁽⁸⁾, (EEC) No 3900/91⁽⁹⁾, (EEC) No 282/92⁽¹⁰⁾, (EEC) No 548/92⁽¹¹⁾, (EEC) No 1433/92⁽¹²⁾ and (EEC) No 1509/92⁽¹³⁾;

Whereas, in the light of the advent of the single market on 1 January 1993, tariff quotas divide among the Member States should be replaced by fixed duty-free amounts; whereas Regulation (EEC) No 3832/90 must therefore be amended;

Whereas the effect of this alteration will be to transfer accounting functions relating to preferential imports to the Commission;

Whereas in the interests of efficient joint administration of the fixed amounts, the Member States will be responsible

(1) OJ No L 370, 31. 12. 1990, p. 1.
(2) OJ No L 370, 31. 12. 1990, p. 39.
(3) OJ No L 370, 31. 12. 1990, p. 86.
(4) OJ No L 370, 31. 12. 1990, p. 21.
(5) OJ No L 370, 31. 12. 1990, p. 126.
(6) OJ No L 341, 12. 12. 1991, p. 1.
(7) OJ No L 341, 12. 12. 1991, p. 6.
(8) OJ No L 315, 15. 11. 1991, p. 46.
(9) OJ No L 368, 31. 12. 1991, p. 11.
(10) OJ No L 31, 7. 2. 1992, p. 1.
(11) OJ No L 63, 7. 3. 1992, p. 49.
(12) OJ No L 151, 3. 6. 1992, p. 7.
(13) OJ No L 159, 12. 6. 1992, p. 1.

for collecting requests for drawing and notifying importers of the Commission's response to those requests, in a framework of close cooperation between the Member States and the Commission, with the Commission informing the Member States of the degree to which the fixed amounts have been drawn on;

Whereas the economic situations of Ukraine, Belarus, Moldova, Russia, Georgia, Armenia, Azerbaijan, Kazakhstan, Turkmenistan, Uzbekistan, Tajikistan and Kyrgyzstan have worsened to the point that these 12 countries face difficulties comparable to those experienced by countries which have in the past been eligible for preferences;

Whereas Ukraine, Belarus, Moldova, Russia, Georgia, Armenia, Azerbaijan, Kazakhstan, Turkmenistan, Uzbekistan, Tajikistan and Kyrgyzstan should consequently be made eligible, by way of an exception and as a temporary measure, for the generalized system of preferences in order to increase their exports with a view to accelerating their economic development, promoting industrialization and improving growth rates;

Whereas the granting of preferential benefit is not justified in cases where an anti-dumping measure applies, which is based on a price not taking account of the preferential arrangements given to the country concerned;

Whereas Albania, Estonia, Latvia and Lithuania have undertaken commitments similar to the Arrangement regarding International Trade in Textiles (MFA), and have therefore become eligible for preferential tariff treatment with respect to products covered by that Arrangement;

Whereas the treatment established in 1992 for fishery products from Estonia, Latvia and Lithuania, which is identical to that applied to Greenland, should now be applied to fishery products from Ukraine, Belarus, Moldova, Russia, Georgia, Armenia, Azerbaijan, Kazakhstan, Turkmenistan, Uzbekistan, Tajikistan and Kyrgyzstan;

Whereas it is envisaged to implement in respect of Bulgaria and Romania, by means of interim agreements in 1993, the preferential system provided for under Europe agreements concluded with those countries;

Whereas, by a letter dated 22 October 1992, the Council consulted the European Parliament on the proposal of the Commission; whereas, by that same letter the Council asked the European Parliament to apply the urgency procedure provided for by the Rules of Procedure; whereas, at its meeting of 17 November 1992, the European Parliament decided to apply the urgency procedure;

Whereas an item relating to the proposal was included on the agenda of the session of the European Parliament of 14 to 18 December 1992; whereas nevertheless, at that session the European Parliament did not vote on that agenda item; whereas the Council is not, therefore, in possession of the opinion of the European Parliament on the proposal;

Whereas, it is imperative to avoid a legal vacuum that could seriously harm the Community's relations with the developing countries as well as the interests of economic operators; whereas, therefore, the regulation on the application in 1993 of the Community's regime of generalized tariff preferences must be adopted sufficiently early to enable it to enter into force on 1 January 1993;

Whereas it appears to the Council that a formal request to the European Parliament to hold an extraordinary session in order to adopt its opinion would serve no purpose, since it would be materially impossible, in view of the time of year, to convene such a session in good time to allow the adoption and publication of the regulation before the end of 1992;

Whereas, in these exceptional circumstances, the regulation should be adopted in the absence of an opinion of the European Parliament;

Whereas the agreements with Romania have been initialled and the negotiations for the agreements with Bulgaria are nearing completion; whereas the interim agreements for both countries are expected to enter into force early in 1993;

Whereas the Community generalized tariff preferences will no longer apply to these countries as from that date and these countries should therefore be withdrawn from the lists of beneficiaries;

Whereas, in order that the preferential advantages granted under the interim agreements should not be accumulated with those provided for in Regulation (EEC) No 3832/90, changes should be made for these countries to the administration of the fixed amounts laid down in the said Regulation;

Whereas, to ensure the efficiency of the administration of these fixed amounts, the Member States will continue to apply the common method, which close cooperation between the Member States and the Commission;

Whereas by Regulation (EEC) No 1509/91⁽¹⁾, the words Czechoslovakia, Hungary and Poland were deleted from the list in Annex IV to Regulation (EEC) No 3832/90 with effect from 1 March 1992; whereas Article 2(3) of the latter Regulation serves no further purpose and can therefore be deleted;

(1) OJ No L 150, 12. 6. 1992, p. 1.

Whereas the list of least-developed countries should be aligned on that of the United Nations,

HAS ADOPTED THIS REGULATION:

Article 1

Subject to the following Articles, Regulations (EEC) No 3831/90, (EEC) No 3832/90, (EEC) No 3833/90, (EEC) No 3834/90, (EEC) No 3835/90 and (EEC) No 3900/91, applying generalized tariff preferences in respect of certain products originating in developing countries shall apply *mutatis mutandis* from 1 January 1993 to 31 December 1993.

References in the Regulations mentioned in the first subparagraph to specific dates in 1991, 1992 or 1993 shall be taken to refer to the same dates in 1992, 1993 or 1994 respectively.

Article 2

1. Where the products covered by the scheme are the subject of anti-dumping measures, the products and countries concerned shall not be granted access to preferences unless it is established that the said measures have been based on a price which takes into consideration the preferential tariff arrangements accorded to the country concerned.

2. The Commission shall draw up a list of the products and countries referred to in paragraph 1.

Article 3

Regulation (EEC) No 3832/90 is hereby amended as follows:

1. The expressions 'tariff quotas' and 'quotas' in the first subparagraph of Article 1 (1) and in Article 1 (5) shall be deleted;
2. Article 2 (3) shall be replaced by the following:

'3. By way of derogation from paragraphs 1 and 2, the volumes of the fixed amounts listed in Annexes I and II and made available to Bulgaria and Romania for the period of 1993 preceding the entry into force of the preferential arrangements provided for under the interim agreements with those countries shall be limited on pro rata temporis basis.'

3. Article 14 shall be replaced by the following:

'Article 14

1. Imports of the products in question shall be charged against the fixed duty-free amounts and the Community tariff ceilings as and when the products are entered for free circulation and are accompanied by a certificate of origin pursuant to the rules referred to in Article 1 (4).

2. Goods may be charged against a fixed duty-free amount or a Community tariff ceiling only if the certificate of origin referred to in paragraph 1 is presented before the date on which the levying of duties is reintroduced.

3. The extent to which the fixed duty-free amounts and the Community tariff ceilings have been used up shall be determined at Community level on the basis of the imports charged in accordance with paragraph 1.'

4. Article 8 (1) shall be replaced by the following:

'1. The total suspension of customs duties within the framework of the fixed amounts referred to in Article 1 (1) concerns the categories of products in Annexes I and II for each of which the volume of the amount is specified individually in column 6 of those Annexes, with regard to the countries or territories specified in column 5 of the same Annexes.'

5. in Annex I, the heading for columns 6a, 7a, 6b and 7b shall be replaced by the following:

'Fixed duty-free amounts	
1. 1. 1993-30. 6. 1993	1. 7. 1993-31. 12. 1993
(6A)	(6B)'

The total of the quantities in, on the one hand, columns 6a and 7a and, on the other, in columns 6b and 7b shall be inserted in new columns 6A and 6B, respectively, in each case opposite the name of the appropriate country or territory;

6. in Annex I, the heading for columns 6 and 7 shall be replaced by the following:

'Fixed duty-free amounts
(6).'

The amounts in columns 6 and 7 shall be added and the total inserted in the new column 6, in each case opposite the name of the appropriate country or territory;

7. in Annex I, column 8 shall become 7 and in the first indent of Article 10 the words 'column 8' shall be replaced by 'column 7'.

8. footnote 1 on page 47 shall be deleted. Footnote 1 on page 67 shall be replaced by the following: '(1) For this country, the fixed duty-free amount is counted by pieces and is expressed as 168 000 pieces';
9. the first section of the Regulation shall be deleted;
10. the first subparagraph of Article 15 (2) shall be deleted.

Article 4

The following are added to Part A of Annex III to Regulation (EEC) No 3831/90, Part A of Annex V to Regulation (EEC) No 3832/90 and Part A of Annex III to Regulation (EEC) No 3833/90:

- 072 Ukraine,
- 073 Belarus,
- 074 Moldova,
- 075 Russia,
- 076 Georgia,
- 077 Armenia,
- 078 Azerbaijan,
- 079 Kazakhstan,
- 080 Turkmenistan,
- 081 Uzbekistan,
- 082 Tajikistan,
- 083 Kyrgyzstan.

Footnote (c) in Annex II to Regulation (EEC) No 3833/90 is replaced by the following:

- '(c) Preferences are not to be granted in respect of products marked with two asterisks, originating in Armenia, Azerbaijan, Belarus, Estonia, Georgia, Greenland, Kazakhstan, Kyrgyzstan, Latvia Lithuania, Moldova, Russia, Tajikistan, Turkmenistan, Ukraine or Uzbekistan.'

Article 5

1. The following shall be added to Annex IV to Regulation (EEC) No 3831/90, Annex VI to Regulation (EEC) 3832/90 and Annex V to Regulation (EEC) No 3833/90:

- 268 Liberia,
- 322 Zaire,
- 370 Madagascar,
- 378 Zambia,
- 696 Cambodia,

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 21 December 1992.

806 Solomon Islands,
816 Vanuatu.

2. A footnote reference '(2)' shall be added to the names of the countries referred to in paragraph 1 in part A of Annex III to Regulation (EEC) No 3831/90 and in part A of Annex V to Regulation (EEC) No 3832/90.

3. The countries referred to in paragraph 1 shall be deleted from part A of Annex III to Regulation (EEC) No 3833/90.

Article 6

Annex II to Regulation (EEC) No 3832/90 shall be replaced by the following:

'ANNEX IV

List of countries and territories referred to in Annex I column 5

Albania	Latvia
Argentina	Lithuania
Bolivia	Macao
Brazil	Malaysia
Bulgaria	Mexico
Chile	Mongolia
China	Nicaragua
Colombia	Pakistan
Costa Rica	Paraguay
Cuba	Peru
Ecuador	Philippines
Estonia	Romania
EL Salvador	Singapore
Guatemala	South Korea
Honduras	Sri Lanka
Hong Kong	Thailand
India	Uruguay
Indonesia	Venezuela
Iran	

Article 7

The technical amendments to the Annexes to Regulation (EEC) No 3831/90, (EEC) No 3832/90, (EEC) No 3833/90, and (EEC) No 3835/90 are contained in the Annexes to this Regulation.

Article 8

This Regulation shall enter into force on 1 January 1993.

For the Council

The President

D. HURD

ANNEX I

A. Amendments to the Annexes to Regulation (EEC) No 3831/90

(a) Annex I

1. The following shall be inserted:

(1)	(2)	(3)	(4)	(5)	(6)
10.0072	2835 25	Dicalciumphosphate	Russia Ukraine Belarus Kazakhstan	410 000	410 000
10.0074	2835 26	Other phosphates of calcium	Russia Ukraine Belarus Kazakhstan	280 000	280 000
10.0104	2902 30 10	Toluene			300 000
10.0118	2903 22 00	Trichloroethylene			197 000
10.0161	2909 42 00	Monomethylethers			180 000
10.0401	3102 10 90 3102 21 00 3102 29 00 3102 50 90 3102 60 00 3102 70 00 3102 90 00	Certain mineral or chemical fertilizers, nitrogenous			290 000
10.0409	3102 30 3102 40 3102 80 00	Ammonium nitrate, mixtures of nitrate and mixtures of urea and ammonium nitrate	Romania Bulgaria Russia Ukraine Belarus Kazakhstan Georgia Turkmenistan Uzbekistan Moldova Armenia Azerbaijan Tajikstan Kyrgyzstan	1 500 000	1 500 000
10.0425	3501	Caseins, caseinates			5 936 000
10.0910	ex 7407 10 00 7407 21 10 ex 7407 21 90 ex 7407 22 10 ex 7407 22 90 ex 7407 29 00 7408	Copper bars, rods and profiles			12 292 000
10.0922	7603	Aluminium powders and flakes	Russia Ukraine	1 680 000	1 689 000
10.0928	7606 (*)	Aluminium plates, sheets and strip			12 359 000

2. As regards the order numbers appearing below, the text shall be amended as follows:

(1)	(2)	(3)	(4)	(5)	(6)
10.0040	2814	Ammonia, anhydrous or in aqueous solution	Bahrain Libya Qatar Russia Kazakhstan Ukraine Belarus	7 524 000	7 524 000
10.0100	2841 30 00	Sodium dichromate	Romania Russia Kazakhstan	440 000	440 000
10.0110	2902 50 00	Styrene	Brazil Russia	9 840 000	9 840 000
			Saudi Arabia (**)	3 500 000	
10.0120	2900 11 00 (d)	Methanol	Bahrain Malaysia Romania Russia Kazakhstan Ukraine Belarus	9 261 000	9 261 000
10.0135	2905 14 90	Butanol and isomers thereof	Romania Russia	811 000	811 000
10.0140	2905 31 00 (d)	Ethylene glycol	Bulgaria Russia Kazakhstan Ukraine Belarus	4 167 000	4 167 000
10.0282	2926 10 00	Acrylonitrile	Russia	3 144 000	3 144 000
10.0410	3103 10 00	Superphosphates	Iraq Russia Kazakhstan Ukraine Belarus	2 500 000	2 867 000
10.0420	3105	Mineral or chemical fertilizers	Romania Russia Kazakhstan Ukraine Belarus	5 072 000	5 072 000
10.0610	4411	Fibreboard of wood or other ligneous materials	Brazil Romania Russia Ukraine Belarus	4 200 000	7 350 000

(1)	(2)	(3)	(4)	(5)	(6)
10.0630	4412 4420 90 11 4420 90 19	Plywood	Brazil Indonesia Malaysia Philippines Singapore South Korea Russia Ukraine Belarus	90 300 m ³	90 300 m ³
10.670	6403 (*)	Footwear with uppers of leather	Hong Kong Romania Russia Ukraine	3 019 000	4 410 000
			Brazil (**) South Korea (**)	1 250 000	
10.0720	6911 (*)	Tableware, kitchenware other household articles and toilet articles, or porcelain or china	South Korea Romania Russia	607 000	882 000
10.0840	7217 11 10 7217 12 7217 13 7217 19 7317 21 00 7217 22 00 7217 23 00 7217 29 00	Wire of iron or non-alloy steel (EEC Steel)	Romania Russia Kazakhstan Ukraine	2 009 000	2 009 000
10.0850	7207 20 39 ex 7207 20 90 7211 30 90 7211 49 99 7215 10 00 7215 40 00 7218 90 30 7218 90 91 7218 90 99 7219 90 91 7219 90 99 7220 20 31 7220 20 39 7220 20 51 7220 20 59 7220 20 91 7220 20 99 7220 90 19 7220 90 90 7222 20 11 7222 20 19 7222 20 91 7222 20 99 7222 30 51 7222 30 59 7222 30 91 7222 30 99 7222 40 91 7222 40 93 7222 40 99 7223 00 7224 90 19 7224 90 91 7224 90 99 7225 20 90	Semi-finished products of iron of non-alloy steel (EEC Steel)	Brazil South Korea Russia Kazakhstan Ukraine	4 052 000	4 052 000

(1)	(2)	(3)	(4)	(5)	(6)
10.0850 (cont'd)	7225 90 90 7226 10 91 7226 10 99 7226 20 80 7226 92 91 7226 92 99 7226 99 80 7228 10 50 7228 10 90 7228 20 60 7228 40 7228 50 7228 60 81 7228 60 89 7228 70 91 7228 70 99 7229				
10.0860	7304 10 7304 20 91 7304 20 99 7304 31 91 7304 31 99 7304 39 10 7304 39 51 7304 39 59 7304 39 91 7304 39 93 7304 39 99 7304 41 90 7304 49 10 7304 49 91 7304 49 99 7304 51 11 7304 51 19 7304 51 91 7304 51 99 7304 59 10 7304 59 31 7304 59 39 7304 59 91 7304 59 93 7304 59 99 7304 90 90 7305 11 00 7305 12 00 7305 19 00 7305 20 7305 31 00 7305 39 00 7305 90 00 7306 10 7306 20 00 7306 30 21 7306 30 29 7306 30 51 7306 30 59 7306 30 71 7306 30 78 7306 30 90 7306 40 91 7306 40 99 7306 50 91 7306 50 99 7306 60 31 7306 60 39 7306 60 90 7306 90 00	Tubes, pipes and hollow profiles, of cast iron (EEC Steel)	Romania Russia Kazakhstan Ukraine	8 682 000	8 682 000

(1)	(2)	(3)	(4)	(5)	(6)
10.0925	7604 10 7604 29 7605 (*)	Aluminium bars, rods and profiles	Venezuela Russia Ukraine	7 524 000	8 104 000
10.1120	8703 21 10 8703 22 11 8703 22 19 8703 23 11 8703 23 19 8703 31 10 8703 32 11 8703 32 19 ex 8703 33 11 8703 33 19 ex 8703 90 90	Motor vehicles, new, of a cylinder capacity not exceeding 3 000 cm ³	South Korea Russia Ukraine	46 305 000	84 507 000

3. Order numbers 10.0402, 10.0407 and 10.0408 and the text referring to it shall be deleted.

(b) *Annex II*

In Annex II, Part 3, the following shall be deleted:

3102 10 91	Other mineral or chemical fertilizers, nitrogenous
3102 10 99	
3102 21 00	
3102 29 10	
3102 29 90	
3102 50 90	
3102 60 00	
3102 70 00	
3102 90 00	
and	
7606	Aluminium plates, sheets and strip, of a thickness exceeding 0,2 mm

B. Amendments to be made to Annex II to Regulation (EEC) No 3832/90

Order No 42.1170 and the text referring to it shall be replaced by the following:

42.1170	117	5309 11 11	Woven fabrics of flax or of ramie	Kazakhstan	33	—
		5309 11 19		Uzbekistan	33	—
		5309 11 90		Russia	33	—
		5309 19 10		Ukraine	33	—
		5309 19 90		Each of the		
		5309 21 10		other	—	33.
		5309 29 10		beneficiaries		
		5309 29 90		listed in		
		5311 00 10		Annex V		
		5803 90 90				
5905 00 31						
5905 00 39						

C. Amendments to Annex II to Regulation (EEC) No 3833/90

1. Order number 52.3670 and the text referring to it shall be deleted.

2. The text referring to Order number 52.1860 shall be replaced by the following:

52.1860	1513 11 99 ex 1513 21 90	Other: — crude palm-kernel oil	7 %
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ANNEX II

AMENDMENTS CONCERNING THE COMBINED NOMENCLATURE

A. Amendments to the Annexes to Regulation (EEC)
No 3831/90

In Annex I, in column 2, against Order No 10.0010:

— *for*: '2710 00 31
2710 00 33
2710 00 35'
read: '2710 00 26
2710 00 27
2710 00 29
2710 00 32
2710 00 34
2710 00 36'.

In Annex I, in column 2, against Order No 10.0030:

— *for*: '2710 00 79
2710 00 95
2710 00 99'
read: '2710 00 74
2710 00 76
2710 00 77
2710 00 78
2710 00 85
2710 00 87
2710 00 88
2710 00 89
2710 00 92
2710 00 94
2710 00 96
2710 00 98'.

In Annex I, in column 2, against Order No 10.0500:

— *for*: '4011 40 00'
read: '4011 40'.

In Annex I, in column 2, against Order No 10.0510:

— *for*: '4011 20 00';
read: '4011 20'
— *for*: '4011 91 00
4011 99 00'
read: '4011 91
4011 99';
— *for*: '4012 10 90'
read: '4012 10 30
4012 10 50
4012 10 80'.

In Annex I, in column 2, against Order No 10.0560:

— *for*: '4202 92 15
4202 92 19'
read: '4202 92 18'.

In Annex I, in column 2, against Order No 10.0570:

— *for*: '4202 19 91
4202 19 99'
read: '4202 19 90';
— *for*: '4202 91 50
4202 91 90'
read: '4202 91 80';

— *for*: '4202 92 95
4202 92 99
4202 99 10
4202 99 90'
read: '4202 92 98
4202 99 00'.

In Annex I, in column 2, against Order No 10.0850:

— *for*: '7226 20 39
7226 20 59
7226 20 79
7226 20 90'
read: '7226 20 80';
— *for*: '7226 99 19
7226 99 39
7226 99 90'
read: '7226 99 80';
— *for*: '7228 20 50
7228 20 80
7228 40 00
7228 50 10
7228 50 90
7228 60 90'
read: '7228 20 60
7228 40
7228 50
7228 60 81
7228 60 89'.

In Annex I, in column 2, against Order No 10.1010:

— *for*: '8471 20 40
8471 20 50
8471 20 60
8471 20 90
8471 91 40
8471 91 50
8471 91 60
8471 91 90'
read: '8471 20 20
8471 20 80
8471 91 80';
— *for*: '8471 93 50'
read: '8471 93 51
8471 93 59'.

In Annex I, in column 2, against Order No 10.1055:

— *for*: '8528 10 40
8528 10 50
8528 10 71
8528 10 73
8528 10 75
8528 10 78'
read: '8528 10 14
8528 10 16
8528 10 18
8528 10 22
8528 10 28
8528 10 52
8528 10 54
8528 10 56
8528 10 58
8528 10 62
8528 10 66
8528 10 72
8528 10 76'.

In Annex I, in column 2, against Order No 10.1060:

— *for*: '8528 10 61
8528 10 69
8528 10 80'
read: '8528 10 31
8528 10 41
8528 10 43
8528 10 49
8528 10 81
8528 10 89'.

In Annex I, in column 3, against Order No 10.1060:

— *for*: '8528 10 40
8528 10 50
8528 10 71
8528 10 73
8528 10 75
8528 10 78'
read: '8528 10 14
8528 10 16
8528 10 18
8528 10 22
8528 10 28
8528 10 52
8528 10 54
8528 10 56
8528 10 58
8528 10 62
8528 10 66
8528 10 72
8528 10 76'.

In Annex II, Part 3, first column:

— *for*: '3102 10 91
3102 10 99'
read: '3102 10 90';
— *for*: '3102 29 10
3102 29 90'
read: '3102 29 00';
— *for*: '8501 40 90'
read: '8501 40 91
8501 40 99';
— *for*: '8501 53 91'
read: '8501 53 92
8501 53 94'.

B. Amendments to the Annexes to Regulation (EEC) No 3832/90

In Annex I, in column 3, against Order No 40.0050:

— *for*: '6110 10 39'
read: '6110 10 35
6110 10 38';
— *for*: '6110 10 99'
read: '6110 10 95
6110 10 98'.

C. Amendments to the Annexes to Regulation (EEC) No 3833/90

In Annex II, in column 2, against Order No 52.0053:

— *for*: '0207 31 00'
read: '0207 31'.

In Annex II, in column 2, against Order No 52.0055:

— *for*: '0208 10 10'
read: '0208 10 11
0208 10 19'.

In Annex II, in column 2, against Order No 52.0085:

— *for*: '0208 90 30'
read: '0208 90 20
0208 90 40'.

In Annex II, in column 2, against Order No 52.0990:

— *for*: '0802 90 90'
read: '0802 90 50
0802 90 80'.

In Annex II, in column 2, against Order No 52.2730:

— *for*: 'ex 2001 90 80'
read: 'ex 2001 90 95'.

In Annex IV, in column 2, against Order No 57.0050:

— *for*: '0205 00 00'
read: '0205 00'.

In Annex IV, in column 2, against Order No 57.0095:

— *for*: '0207 31 00'
read: '0207 31'.

In Annex IV, in column 2, against Order No 57.0370:

— *for*: '0802 90 90'
read: '0802 90 50
0802 90 80'.

In Annex IV, in column 2, against Order No 57.0480:

— *for*: 'ex 0809 20 10
ex 8009 20 90'
read: '0809 20 20
8009 20 60'.

In Annex IV, in column 2, against Order No 57.0810:

— *for*: '1602 20 10'
read: '1602 20 11
1602 20 19';
— *for*: '1602 50 90'
read: '1602 50 31
1602 50 39
1602 50 80'.

D. Amendments to the Annex to Regulation (EEC) No 3835/90

In column 2, against Order No 58 0050:

— *for*: '0205 00 00'
read: '0205 00'.

In column 2, against Order No 58.0095:

— *for*: '0207 31 00'
read: '0207 31'.

In column 2, against Order No 58.0370:

— *for*: '0802 90 90'
read: '0802 90 50
0802 90 80'.